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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/589,309	06/22/2007	Chi We Chim	7051P028	6944	
	0/589,309 06/22/2007 Chi We Chim 7051P028 6944 3446 7590 12/07/2007 ACANDREWS HELD & MALLOY, LTD 00 WEST MADISON STREET UITE 3400 CHICAGO, IL 60661 ART UNIT PAPER NUMBER 3714 MAIL DATE DELIVERY MODE				
500 WEST MADISON STREET			LIM, SENG HENG		
	60661		ART UNIT	PAPER NUMBER	
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			12/07/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)	
•		10/589,309	CHIM ET AL.	
. Office Action Summary		Examiner	Art Unit	······································
		Seng H. Lim	3714	
The MAILING DATE o Period for Reply	f this communication app		vith the correspondence address	
A SHORTENED STATUTOR WHICHEVER IS LONGER, Extensions of time may be available to after SIX (6) MONTHS from the mailing	FROM THE MAILING Day inder the provisions of 37 CFR 1.1 ng date of this communication. we, the maximum statutory period well ded period for reply will, by statute than three months after the mailing	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO , cause the application to become A	reply be timely filed ONTHS from the mailing date of this communic ABANDONED (35 U.S.C. § 133).	
Status				
•—	2b)⊠ This is in condition for allowa	action is non-final.	tters, prosecution as to the merit D. 11, 453 O.G. 213.	s is
Disposition of Claims			•	
4) ⊠ Claim(s) <u>1-18</u> is/are per 4a) Of the above claim 5) □ Claim(s) is/are 6) ⊠ Claim(s) <u>1-18</u> is/are re 7) □ Claim(s) is/are 8) □ Claim(s) are su	(s) is/are withdrawallowed. ejected. objected to.	wn from consideration.		
Application Papers				
Replacement drawing sh	i is/are: a) ☐ acc st that any objection to the neet(s) including the correct	epted or b) objected to drawing(s) be held in abeyation is required if the drawin	o by the Examiner. ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.12 ed Office Action or form PTO-152	
Priority under 35 U.S.C. § 119				
2. Certified copies 3. Copies of the ce	None of: of the priority document of the priority document ertified copies of the prio the International Burea	s have been received. s have been received in rity documents have bee u (PCT Rule 17.2(a)).	Application No In received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO			v Summary (PTO-413)	
Notice of Draftsperson's Patent D Information Disclosure Statement Paper No(s)/Mail Date			o(s)/Mail Date f Informal Patent Application 	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

<u>Claims 1-11</u> are rejected under 35 U.S.C. 102(b) as being anticipated by Jackson et al (CA 2334546 A1).

Jackson et al discloses a gaming machine having a game controller arranged to play a game (5:15-17), a bet selecting arrangement for selecting one of a number of predetermined amounts to wager on the outcome of the game (8:2-3), each of said predetermined amounts to wager having at least one dedicated jackpot prize associated with it (Fig. 2: 8, 9, 10, 11), a first display configured to display the outcome of said game (Fig. 3:12, 13, 14), wherein in the event that a predetermined winning event occurs said game includes the award of at least one dedicated jackpot prize associated with a respective selected predetermined amount wagered on the game (1:21- 2:5).

Regarding claim 3-4. The gaming machine further including a second display configured to display a current value of the jackpot prizes and mounted in a top box of the gaming machine (Fig. 3: 30A, 30B, 30C).

Regarding claim 5. The bet selecting arrangement is selected from a touch screen (8:3).

Regarding claim 6-9. The bet selection arrangement is configured to enable a selection of one or multiple of the predetermined amounts to wager prior to initiating game play wherein in the event that a player wagers a value that is a multiple or one of a predetermined amount to wager the player is eligible to win a jackpot prize associated with the predetermined amount to wager (5:25-6:5).

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Regarding claim 10-11. The jackpot prizes accumulate from a predetermined minimum value and are incremented towards a predetermined maximum value by a portion of the amount wagered (5:6-12).

Claim 2 is rejected under 35 U.S.C. 102(b) as being anticipated by Jackson et al (CA 2334546 A1).

Jackson et al discloses a gaming machine having a first display (Fig. 3: 12, 13, 14) and a game controller arranged to control images of symbols displayed on the first display (Fig. 3: 24), the game controller being arranged to play a game wherein at least one random event such as the slot reels is caused to be displayed on the first display and (5:16-17), if a predefined winning event occurs, the machine awards a prize, the gaming machine further comprising a bet selecting arrangement for selecting one of a number of predetermined amounts to wager, and a plurality of jackpot prizes, each predetermined amount to wager having at least one jackpot prize associated with it (5:20-6:5, 8:2-3).

<u>Claims 12-18</u> are rejected under 35 U.S.C. 102(b) as being anticipated by Jackson et al (CA 2334546 A1).

Regarding claim 12. Jackson et al discloses a gaming machine having a first display (Fig. 3: 12, 13, 14) and a game controller arranged to control images of symbols displayed on the first display (Fig. 3: 24), the game controller being arranged to play a game wherein at least one random event such as the slot reels is caused to be displayed on the first display (5:16-17) and, if a predefined winning event occurs, the machine awards a prize, the gaming machine further comprising a bet selecting arrangement for selecting one of a number of predetermined amounts to wager, wherein said selected predetermined amount to wager is associated with at least one dedicated independently accumulating jackpot prize (5:20-6:5, 8:2-3).

Regarding claim 13-14. The bet selection arrangement is configured to enable a selection of one of the predetermined amounts to wager prior to initiating game play and

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is configured to enable a wager that is a multiple of a predetermined amount to wager (5:25-6:5).

Regarding claim 15. The event that a player wagers a value that is a multiple of a predetermined amount to wager the player is eligible to win a jackpot prize associated with the predetermined amount to wager (1:21-2:5).

Regarding claim 16. A plurality of jackpot prizes is associated with at least one of the predetermined amounts to wager (Fig. 2:8, 9, 10, 11).

Regarding claim 17-18. The jackpot prizes accumulate from a predetermined minimum value and are incremented towards a predetermined maximum value by a portion of the amount wagered (2:6-12).

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Seng H. Lim whose telephone number is 571-270-3301. The examiner can normally be reached on 8:30-6:00, Monday-Friday, alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Xuan Thai can be reached on 571-272-7147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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November 16, 2007

SUPERVISORY PATENT EXAMINER